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5 **UNITED STATES DISTRICT COURT**
6 **DISTRICT OF NEVADA**
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8 JOHN ROBERT DEMOS, JR.,

9 *Plaintiff,*

10 vs.

11 NATIONAL JUDICIAL COLLEGE,

12 *Defendant.*

3:11-cv-00591-ECR-VPC

13 **ORDER**

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15 This *pro se* prisoner civil rights case by a Washington state inmate comes before the
16 Court on plaintiff's application (#1) to proceed *in forma pauperis* and for initial review.

17 The papers submitted are subject to multiple defects.

18 First, plaintiff did not use the required form for a pauper application. Under Local Rule
19 LSR 1-1, plaintiff must use the Court's required form.

20 Second, plaintiff failed to attach the required attachments for a pauper application by
21 a person in custody. Both a financial certificate properly executed by an appropriate
22 institutional officer and a statement of the plaintiff's inmate trust fund account for the past six
23 months are required by 28 U.S.C. § 1915(a)(2) and Local Rule LSR1-2. Plaintiff attached
24 neither.

25 Third, the plaintiff did not initiate the action on a proper complaint form as required by
26 Local Rule LSR 2-1.

27 Fourth, the claims alleged are not cognizable in a civil rights action because plaintiff's
28 allegations challenge the validity of his conviction, and the claims asserted against the

1 National Judicial College in any event are frivolous on their face. This is not the first frivolous
2 action filed by plaintiff in at the very least this Court.

3 IT THEREFORE IS ORDERED that the application (#1) to proceed *in forma pauperis*
4 is DENIED and that this action shall be DISMISSED without prejudice.

5 The Clerk of Court shall enter final judgment accordingly, dismissing this action without
6 prejudice.

7 DATED August 12, 2011.
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10 EDWARD C. REED
11 United States District Judge

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